1 2 3	OMUND G. BROWN JR. torney General of the State of California AUL T. HAMMERNESS pervising Deputy Attorney General				
	Deputy Attorney General, State Bar No. 171263 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004				
4					
5	Telephone: (415) 703-5500 Facsimile: (415) 703-5480	Judge James Ware			
6	E-mail: Troy.Overton@doj.ca.gov				
7	Attorneys for CHARLES D. LEE, JR., M.D.	DISTRICT OF CE			
8	(additional counsel on signature page)				
9	UNITED STATES DISTRICT COURT				
10	NORTHERN DISTRICT OF CALIFORNIA				
11	SAN JOSE DIVISION				
12					
13	PIERRE LEBON HOFFMAN,	Case No. C 06-02248 JW (PR)			
14	Plaintiff,	STIPULATION AND [Property of the control of the con			
15	v.				
16	DR. CHARLES LEE,				
17	Defendant.	Judge: Honorable James Ware			
18					
19	<u>STIPULATION</u>				
20	Pursuant to Civil Local Rule 7-7(a), Defendant Charles D. Lee, M.D. and Plaintiff Pierre				
21	Lebon Hoffman, by and through their respective counsel of record, stipulate and agree as follows:				
22	WHEREAS, no trial date is currently set in this case;				
23	WHEREAS, the hearing date on Defendant's motion for summary judgment is currently				
24	scheduled for June 15, 2009;				
25	WHEREAS, Plaintiff's deadline for filing an opposition to Defendant's motion for				
26	summary judgment has not yet lapsed;				
27	WHEREAS, Plaintiff has not yet filed an opposition to Defendant's motion to summary				
28	judgment;				
	STIPULATION AND [PROPOSED] ORDER TO CONTINUE HEARING DATE				
	a i eula i un alvidir kurustidi u	ON LEGAN TO A CONTROL OF THE ARCHIVET LIGHT.			

1	WHEREAS, Defendant and third party witnesses continue to produce documents			
2	responsive to Plaintiff's discovery requests, and recent deposition testimony has indicated that			
3	Defendant and other third parties may have additional responsive documents that have not yet			
4	been produced;			
5	WHEREAS, despite Plaintiff's repeated efforts to obtain their testimony, two critical third			
6	party witnesses with percipient knowledge of the facts of this case have ignored properly served			
7	subpoenas and/or evaded service throughout the discovery period, which has impaired Plaintiff's			
8	ability to obtain key discovery, one of them having been deposed only yesterday in Los Angeles,			
9	and the other having evaded multiple daily attempts at service at home, at her former place of			
10	business and at her newly-discovered place of business;			
11	WHEREAS, the documents that are currently being produced, and the depositions of the			
12	witnesses who have been evading service, are vital to Plaintiff's ability to satisfactorily respond to			
13	Defendant's motion for summary judgment;			
14	WHEREAS, extending the hearing date on Defendant's motion for summary judgment by			
15	three weeks will not alter any other court dates set in this matter;			
16	NOW, THEREFORE, THE PARTIES AGREE AND STIPULATE as follows:			
17	1. The hearing date on Defendant's motion for summary judgment shall be extended			
18	from June 15, 2009, to July 6, 2009, or a hearing date at the convenience of the Court.			
19	2. Plaintiff's opposition and Defendant's reply to the motion for summary judgment			
20	shall be filed in accordance with Rule 56 and Civil Local Rules 7-3 and 56-1 in reference to the			
21	new hearing date.			
22	3. Nothing in this Stipulation shall waive Plaintiff's right to seek relief pursuant to			
23	Rule 56(f), should the discovery described above remain outstanding despite Plaintiff's diligence			
24				
25	IT IS SO STIPULATED.			
26				

13563.001.1142733v1

27

28

Case 5:06-cv-02248-JW Document 54 Filed 05/22/09 Page 3 of 4

- 1	11				
1 2	DATED: May 20, 2009	EDMUND G. BROWN JR. ATTORNEY GENERAL OF THE STATE OF CALIFORNIA			
3		PAUL T. HAMMERNI	PAUL T. HAMMERNESS Supervising Deputy Attorney General		
4 5		By: /s/ TROY B. OVERT	CON		
6		Deputy Attorney O	endant		
7 8		CHARLES D. LE	E, JR., M.D.		
9	DATED: May 20, 2009	COBLENTZ, PATCH,	DUFFY & BASS LLP		
10 11		By: /s/ MARIO A. MOY	A		
12		Attorneys for Plai PIERRE LEBON	ntiff HOFFMAN		
13 14					
15					
16	The Court also continues the Preliminary Pretrial Conference currently set for June 29, 2009 to July 6, 2009 at 11 a.m. to coincide with the hearing on the Motion, which is at 9 a m				
17 18					
19	DATED: May 21, 2009	0			
20 21		By: Hon. JAMES WA United States Dist	RE rict Judge		
22		Northern District	of California		
23					
2425					
26					
27					
28	13563.001.1142733v1	3	Case No. C 06-02248 JW (PF		

STIPULATION AND [PROPOSED] ORDER TO CONTINUE HEARING DATE ON DEFENDANT'S MOTION FOR SUMMARY JUDGMENT

ATTESTATION PER GENERAL ORDER 45, § X.B. 1 2 I hereby attest that Mario A. Moya, counsel for Plaintiff, concurs in the filing of this document, and that I have on file all holograph signatures for any signatures indicated by a 3 "conformed" signature (/s/) within this e-filed document. 4 5 6 DATED: May 20, 2009 EDMUND G. BROWN JR. ATTORNEY GENERAL OF THE STATE OF 7 CALIFORNIA PAUL T. HAMMERNESS 8 Supervising Deputy Attorney General 9 By: TROY B. OVERTON 10 Deputy Attorney General 11 Attorneys for Defendant CHARLES D. LEE, JR., M.D. 12 13 14 15 **16 17** 18 19 20 21 22 23 24 25 26 27 28 13563.001.1142733v1 Case No. C 06-02248 JW (PR)